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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/556,949	04/21/2000	Yasuo Nomura	SONY-T0472	6510	
22850 OBLON, SPIV	7590 01/30/2007 'AK, MCCLELLAND, M	EXAMINER			
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ALEXANDRIA, VA 22314		ART UNIT	PAPER NUMBER		
		2621			
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SHORIENED STATUTOR	AT PERIOD OF RESPONSE	MAIL DATE	DELIVER	DELIVERT MODE	
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Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

	٠.	Application No.	Applicant(s)		
Office Action Summary		09/556,949	NOMURA ET AL	NOMURA ET AL.	
		Examiner	Art Unit		
		Christopher Onuaku	2621		
Period f	The MAILING DATE of this communication or Reply	n appears on the cover sheet	with the correspondence a	ddress	
			MONTH/OLOD THIRTY	20) DAYO	
WHIC - Exte afte - If NO - Failu Any	IORTENED STATUTORY PERIOD FOR RICHEVER IS LONGER, FROM THE MAILIN ensions of time may be available under the provisions of 37 CF SIX (6) MONTHS from the mailing date of this communication period for reply is specified above, the maximum statutory pure to reply within the set or extended period for reply will, by sure to received by the Office later than three months after the replayer reply received by the Office later than three months after the related patent term adjustment. See 37 CFR 1.704(b).	G DATE OF THIS COMMUN FR 1.136(a). In no event, however, may n. eriod will apply and will expire SIX (6) MO statute, cause the application to become	IICATION. a reply be timely filed  ONTHS from the mailing date of this of ABANDONED (35 U.S.C. § 133).		
Status					
1)[🛛	Responsive to communication(s) filed on 2	26 December 2006	•		
2a)⊠		This action is non-final.			
3)□	Since this application is in condition for all	•	atters, prosecution as to th	e merits is	
, —	closed in accordance with the practice und	·	· ·		
Disposit	ion of Claims				
4)⊠	Claim(s) 1-25 is/are pending in the applica	ation.			
,,	4a) Of the above claim(s) <u>8-24</u> is/are withd		•		
5)	Claim(s) is/are allowed.			•	
6)🖂	* -				
7)	Claim(s) is/are objected to.		•		
8)	Claim(s) are subject to restriction a	nd/or election requirement.			
Applicat	ion Papers				
• •	The specification is objected to by the Example 1	miner	•		
	The drawing(s) filed on <u>29 August 2000</u> is/s		phiected to by the Evamin	or	
,	Applicant may not request that any objection to	· · · · · · · · · · · · · · · · · · ·	•	O1.	
	Replacement drawing sheet(s) including the co			ER 1 121(d)	
11)	The oath or declaration is objected to by the	· · · · · · · · · · · · · · · · · · ·	• • •	• •	
Priority :	under 35 U.S.C. § 119	•			
12)🛛	Acknowledgment is made of a claim for for	eign priority under 35 U.S.C.	§ 119(a)-(d) or (f).		
	☑ All b)☐ Some * c)☐ None of:				
	1. Certified copies of the priority docum	nents have been received.			
	2. Certified copies of the priority docum		Application No		
	3. Copies of the certified copies of the			l Stage	
	application from the International Bu	ıreau (PCT Rule 17.2(a)).	•	- '	
* (	See the attached detailed Office action for a	a list of the certified copies no	ot received.	•	
Attachmer	nt(s)				
_ /	ce of References Cited (PTO-892)	4) Intention	Summary (PTO-413)		
	ce of Draftsperson's Patent Drawing Review (PTO-948		o(s)/Mail Date	-	
	mation Disclosure Statement(s) (PTO/SB/08)		f Informal Patent Application		
rape	er No(s)/Mail Date	6) 🔲 Other: _	·		

### **DETAILED ACTION**

#### NOTE

1. The Finality of the last Office Action is hereby withdrawn because the Proehl et al reference only qualifies as prior art under 35 U.S.C. 102(e), as argued by the applicant. However, this Office Action will be again made Final because of the amendments of March 10, 2006.

### Response to Arguments

2. Applicant's arguments filed 12/26/06 with respect to claims 1-7&25 have been considered but are most in view of the new ground(s) of rejection.

# Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1-7&25 rejected under 35 U.S.C. 103(a) as being unpatentable over Aoki et al (US 5,111,299) in view of Small et al (US 5,898,434).

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Regarding claim 1, Aoki et al disclose a still camera that is provided with at least one module changing device, a time/date device or an exposure compensating device which can be used with the still video camera that is provided with a playback device or an audio recording/playback device, comprising:

- a) recording unit configured to record a first supplied picture (see Fig.2, record/playback circuit 35; col.6, line 63 to col.7, line 8; and col.8, lines 13-22);
- b) reproducing unit configured to reproduce a second recorded picture (see Fig.2; record/playback circuit 35, and voice reproduction circuit 54; col.8, lines 13-38);
- c) display controlling unit configured to provide display control in such a manner as to display a first user interface when the recording unit records the first picture supplied and to display a second user interface wherein the reproducing unit reproduces the second picture recorded (see col.10, line 50 to col.11, line 38), here "REC" is displayed during recording and "PLAY" is displayed during playback;

Aoki et al fail to explicitly disclose wherein the first user interface displays recording button through which to input orders for operating the recording unit and a playback button through which to input orders for operating the reproducing unit and second user interface displays a recording button through which to input orders for operating the recording unit, and a playback button through which to input orders for operating the reproducing unit.

Small et al teach software techniques for marking, decorating, and organizing data within a computer system, including a user interface system having a collection of different user interface elements, each having a unique identity and programmed

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functional characteristic that allows each element to be used to mark, find, organize, and process data in documents within a computer system comprising the dialog box 180 of Fig.11. For example, if the user associated the picture 182 to an instance of sound element 178, at least a portion of picture 182 would appear within sound dialog box 180 (claimed first interface). The user then use the record button 184 to activate a recorder to record a sound for storage in memory 8 until the record time is passed. The user could then playback the recorded sound by selecting play button 186. Of course, dialog box 180 (claimed second interface) could be reactivated at anytime by selecting the instance of the sound element 178 in a different manner and repeat the recording and playback of another sound (see col.15, line 49 to col.16, line 3).

Selecting different interfaces for selected different dialog boxes provides the desirable advantage of facilitating the playing/recording, for example, of the different sounds, thereby facilitating the multi-recording/playing of different sounds, using different interface modes.

It would have been obvious to modify Aoki by realizing Aoki with the means to select different interfaces for selected different sounds since this provides the desirable advantage of facilitating the playing/recording, for example, of the different sounds, thereby facilitating the multi-recording/playing of different sound, using different interface modes.

Regarding claim 2, Aoki discloses wherein the recording means records simultaneously at least one picture making up the first picture (see col.10, line 61 to

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col.11, line 2), here the word "REC" is displayed to indicate that the recording process is going on at the instant

Regarding claim 3, Aoki discloses wherein the reproducing means reproduces simultaneously at least one picture making up the second picture (see col.10, line 61 to col.11, line 38), here the word "PLAY" is displayed to indicate that the reproducing process is going on at the instant

Regarding claim 4, Aoki discloses wherein the display controlling means provides display control in such a manner that the first and the second user interface appear in substantially the same position (see col.10, lines 50 to col.11, line 2), here Aoki discloses that the camera has a record mode during which "REC" icon is displayed and a monitor mode during which "MONITOR" icon is displayed, and in the monitor mode the image being recorded can be simultaneously monitored.

Regarding claim 5, Aoki discloses wherein the display controlling means displays the first user interface in such a manner as to place a first and second display thereof into a first and a second state respectively, the first display in the first state accepting an input of orders via a recording button for operating the recording means, the second display in the second state accepting an input of orders via a playback button for operating the reproducing means, the display controlling means further displaying the second user interface in such a manner as to place the first and second display thereof

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into the second and the first state respectively, the first display in the second state accepting an input of orders via a recording button for operating the recording means, the second display in the first state accepting an input of orders via a playback button for operating the reproducing means (see claims 2&3 discussions above), here examiner reads the first state as the recording state and the second state as the reproducing state.

Regarding claim 6, the claimed limitations of claim 6 are accommodated in the discussions of claim 1 above.

Regarding claim 7, the claimed limitations of claim 7 are accommodated in the discussions of claim 1 above.

Regarding claim 25, the claimed limitations of claim 25 are accommodated in the discussions of claim 1 above.

5. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the

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extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of

shortened statutory period will expire on the date the advisory action is mailed, and any

the advisory action. In no event, however, will the statutory period for reply expire later

than SIX MONTHS from the mailing date of this final action.

Conclusion

6. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Christopher Onuaku whose telephone number is 571-

272-7379. The examiner can normally be reached on M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, James Groody can be reached on 571-272-7950. The fax phone number

for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the

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1/24/07